AGREEMENT TO STOP OR MODIFY INCOME WITHHOLDING ORDER

(WHEN ALL <u>PARTIES WILL SIGN</u> <u>AGREEMENT</u> TO TERMINATE)

Packet #22-A

Separate forms from packet before filing

PIMA COUNTY SUPERIOR COURT SELF-SERVICE PACKET

AGREEMENT TO STOP INCOME WITHHOLDING ORDER

Use and Disclaimer

These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by the users of these forms or in reliance upon the instructions or information provided.

Court cases can be very complicated, and even if you are representing yourself you should see a lawyer for legal advice as to how the law applies to you, and what is best in your particular situation. This might save you time, money, trips to the courthouse and avoid serious mistakes. There are lawyers who will help you help yourself. This means that they will only charge you for giving you the help you need, and you can complete the court papers on your own or ask the lawyer for additional help with your papers.

There are professional mediators in the community who can help you with your problems. They help you solve your present problem, and anticipate future problems and how to solve them. Mediators work with both parties in a dispute to help resolve areas of disagreement or trouble.

A list of individuals, agencies and other resources to help people resolve legal problems is available at the Law Library and Resource Center.

This packet contains court forms and instructions to file an "Agreement to Stop an Income Withholding Order"

when all parties are willing to provide their notarized signatures on the Agreement form.

Title		
Use and Disclaimer (1 page)		
Information and Instructions – Agreement (2 pages)		
Agreement to Stop or Modify Income Withholding Order (2 pages)		
Information and Instructions regarding Order (1 page)		
Order Regarding Request to Stop or Modify Income Withholding Order(1pg.)		

AGREEMENT TO STOP OR MODIFY INCOME WITHHOLDING ORDER FORM INFORMATION AND INSTRUCTIONS

WHEN TO USE THIS FORM:

You should use this form if <u>any</u> of the following applies to <u>all</u> of your children:

- ✓ age 18 and have graduated from high school or are no longer attending high school
- ✓ age 19
- ✓ have married, been adopted or joined the military
- ✓ are deceased
- ✓ custody has changed by Court order
- ✓ it is time to stop making arrears payments because child support arrears are paid in full
- ✓ you and the other party have remarried
- ✓ your case has been dismissed
- ✓ your obligation to pay spousal maintenance has ended or has changed and both you and the other
 party agree on the change(s), and if the case is a IV-D the Attorney General will consent to the
 Agreement.

WHEN NOT TO USE THIS FORM:

- ✓ you need to modify child support because a child is age 18 and graduated high school <u>but</u> there other minor children still entitled to support (you must prepare an Amended Child Support Order)
- ✓ the other party will not agree to stop the Income Withholding Order.

NOTE: There are other forms to use for these matters.

HOW TO FILL OUT THIS FORM:

- 1. Fill in your name, address and telephone number in the top area where indicated on the Petition to Stop or Modify.
- 2. Fill in the name of the Petitioner and Respondent as it appears on the very first document.
- 3. Fill in the case number.
- 4. Check the box, which indicates if the case is Non-IV-D or IV-D.

 Don't know? If you or the other parent have ever used the services of the Department of Child Support Enforcement or the State of Arizona Attorney General's Office, your case may be a "IV-D" case. If your case is a IV-D case, you are required to get the consent of the Attorney General's Office before your Agreement can be finalized. The Child Support Division of the Clerk of the Court can tell you if your case is a IV-D case.
- Fill in the Assigned To section with the name of the judicial officer assigned to your case.
 Don't know? The Clerk of the Court can tell you the name of the Judicial Officer assigned to your case.
- 6. In paragraph 1, check the boxes, which apply.
- 7. In paragraph 2, fill in the date of the <u>most recent</u> Income Withholding Order and the amount of the

- child support or spousal maintenance, which was ordered.
- 8. In paragraph 3, fill in the name and address of the employer of the party who has been paying support.
- 9. In paragraph 4, check all boxes, which apply.
- 10. In paragraph 5, check all boxes, which apply.
- 11. In paragraph 6, fill in the amount of any new amount, which should be withheld, if any.
- 12. In paragraph 7, if the child support order should be stopped because there are no children eligible to receive child support and there are no arrears, check this box.
- 13. Both parties should sign and date the form where indicated.
 - NOTE: The signatures must be notarized or witnessed by the Clerk of the Court.
- 14. Take the form to the Office of the Attorney General to obtain a signature consenting to the Agreement to Stop or Modify Income Withholding Order.

NOTE: If the Attorney General will not consent, you must use the Petition to Stop or Modify Income Withholding Order forms.

WHAT TO DO NEXT:

- 1. Make two copies, or three if the Office of the Attorney General is involved.
- 2. Take the original forms and all copies to the Clerk of the Court, along with the necessary filing fee. (See #A below)
- 3. The Clerk will file the original Agreement and will "conform" your copies, to show that the original has been filed.
- 4. The Clerk will take the paperwork to the appropriate Judicial Officer and if signed, will provide copies to you for your records. This step may take several days and is usually not done while you wait.
- 5. This matter will be completed when you receive your copy of the Order stopping or modifying the Income Withholding Order.

If you have never filed an appearance in this case prior to this time (for example if you have never contested any issue), then you will have to pay an appearance fee. If you have previously paid an appearance fee, there may also be a charge to file the Agreement to Stop or Modify. The Clerk will tell if this fee is required, and you can view the total fee amount on the Court website https://www.cosc.pima.gov/home.asp?include=pages/filing_fees_const.htm.

If you have any questions, you should seek the advice of an attorney: The Clerk of the Court and Superior Court personnel are not allowed to give legal advice.

Pers	on Filing:				
Add	ress (11 not protected):				
City	, State, Zip Code:				
Tele	phone:				
Ema	nil Address:				
ATI	_AS Number:				
Law	yer's Bar Number:				
	resenting Self, without a Lawyer or				
$\Box A$	attorney for □ Petitioner OR □ Respondent				
	ARIZONA SUPERIOR CO	OURT, PIMA COUNTY			
Regarding the Matter of:		Case No			
		AGREEMENT TO STOP OR MODIFY			
	ioner	INCOME WITHHOLDING ORDER □ Non-IV-D □ IV-D (*See page 2)			
and					
Resp	pondent	ASSIGNED TO:			
1.	The Petitioner and Respondent in the above matter ask the Court to \square stop or \square modify the Withholding Order now in effect.				
	The \square Petitioner \square Respondent was ordered to payments.	o make child support/spousal maintenance/arrears			
	The □ Petitioner □ Respondent is the person entitled to receive payments.				
2.	An Income Withholding Order was entered on	, in the amount of \$			
	\Box Child Support and/or $\underline{\$}$ \Box Spousal				
3.	The child support is currently being withheld by	y the following employer:			
	Name: Address:				
4.	The Income Withholding Order should be stopp	ped or modified because:			
	☐ All of our children are age 19, and/or ☐ All of our children have been adopted by anothe ☐ All of our children are married, and/or ☐ All of our children are deceased. ☐ Custody of our children has been changed by Cofrom this Court) ☐ We are remarried to each other. (Attach a copy ☐ The case has been dismissed. (Attach the Order ☐ I am no longer obligated to pay spousal maintinterest has been paid or satisfied. ☐ Arrears have been paid in full.	ourt order. (Attach the Order Changing Custody if not of the new Marriage License)			
	☐ Other reason(s):				

5.	There are □ no past due child support page	nere are \square no past due child support payments or interest due.		
	☐ no past due spousal mainten	ance payments or interest due.		
6.	An Amended Income Withholding Order should be issued in the amount of \$permonth commencing			
7.	☐ All existing Child Support Orders show	ald be terminated		
Peti	tioner's Address:			
Resp	pondent's Address:			
Petit	ioner's Signature	Respondent's Signature		
STATE OF		STATE OF		
	UNTY OF	COUNTY OF		
Subscribed and sworn to or affirmed before me this: (date)		Subscribed and sworn to or affirmed before me this: (date)		
		Ву		
Depu	uty Clerk or Notary Public	Deputy Clerk or Notary Public		
	ICE: *If one of the parties is using or has us omic Security (DES), the Agreement must also	be the child support services of the Department of be signed by a representative of:		
	Office of Child Su 1455 S. Al	ttorney General apport Enforcement vernon Way AZ 85711		
CON	SENT OF DEPARTMENT OF ECONOMIC S	SECURITY		
	Department of Economic Security, by the Stat tion to the request to Stop or Modify the Incom	e of Arizona Office of the Attorney General has no ne Withholding Order.		
Date	ed:			
	Star	te of Arizona Office of the Attorney General		

ORDER TO STOP OR MODIFY INCOME WITHHOLDING ORDER FORM

WHEN TO USE THIS FORM:

INFORMATION AND INSTRUCTIONS

If you and the other party Agree to Stop or Modify the Income Withholding Order, you should prepare an Order for the Judicial Officer to sign.

HOW TO FILL OUT THIS FORM:

- 1. Fill in your name, address and telephone number in the top area where indicated on the Order.
- 2. Fill in the name of the Petitioner and Respondent as it appears on the very first document.
- 3. Fill in the case number.
- 4. Check the box, which indicates if the case is Non-IV-D or IV-D.
- 5. Fill in the name of the Judicial Officer assigned to your case.
- 6. Do not fill in any other information

WHAT TO DO NEXT:

- 1. Make three copies of the Order. Give the original to the Clerk of the Court along with your Agreement to Stop or Modify Income Withholding Order.
- 2. The Clerk of the Court will take the Order to the appropriate Judicial Officer and give you a copy after it is signed.
- 3. If you change your address or telephone number before the hearing, you should provide the new address and telephone number in writing to the Court.

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
ATLAS Number:		
Lawyer's Bar Number:		
Representing Self, without a I	•	
Attorney for \square Petitioner OR \square	Respondent	
ARIZONA SUP	PERIOR C	OURT, PIMA COUNTY
Regarding the Matter of:		Case No
	Petitioner	
and	1 cutioner	ORDER REGARDING THE PETITIO
		TO STOP OR MODIFY THE INCOME
	Respondent	WITHHOLDING ORDER
		□ Non-IV-D □ IV-D
		ASSIGNED TO:
-	on to Stop or Me	odify the Income Withholding Order.
THE COURT FINDS:		
The opposing party was properly s Order and (check one box):	erved with the I	Petition to Stop/Modify the Income Withholding
☐ A Hearing was not reque☐ A Hearing has been requ☐ The parties have filed an	iested.	me to request a hearing has passed.
Based on a review of the records of	of the Clerk of t	he Court/Clearinghouse
IT IS ORDERED:		
☐ All Child Support Orders are t	erminated effec	ctive
☐ The Income Withholding Ord fees have been paid and/or ☐		is quashed after \square all Clearinghouse been paid.
□ As of, <u>\$</u>	in fees are	owed.
□ As of, \$		
☐ All Clearinghouse fees are wa	ived.	

	The Income Withholding Order is modified Order filed on this date.	as set forth in the Amended Income Withholding				
	Amounts held in suspense shall be distributed as follows:					
	☐ Refunded to the payor after any outstar	nding arrears are paid.				
	AND/OR					
	\square Refunded to the payor after any outstar	nding Clearinghouse fees are paid.				
	☐ The Court requires further information before the Request to Stop or Modify the Income Withholding Order may be granted.					
	IT IS ORDERED that this matter is set for hearing on at a.m./p.m. at the Arizona Superior Court, Pima County Courthouse 110 W. Congress Avenue Tucson, Arizona. Both parties are ordered to appear at the hearing. If a party fails to appear for the hearing, the hearing may proceed in that party's absence with a judgment order rendered and/or sanctions.					
	□ Petitioner □ Respondent is/are granted leave to appear by telephone conference call by calling (520) 724 at the date and time (Arizona time zone) of the hearing.					
	Pending further Order of the Court, payments received by the Clearinghouse/Clerk of Court ☐ shall not be held ☐ shall be held for 90 days from this date.					
DATE		JUDICIAL OFFICER				
Co	ppies to the following on this date: Petitioner Respondent Office of the Attorney General Clerk of Court-Child Support Division					